

Remarks/Arguments:

Claims 1-5, 9-10 and 12-14 have been rejected under 35 U.S.C. § 103(a) as being unpatentable over Shnier (U.S. 20020009184) in view of Fan (U.S. Patent No. 5,602,908). Regarding claims 1, 2, 5 and 12, this rejection is rendered moot by the cancellation of those claims. The remaining claims, however, are patentable over the art of record for the reasons set forth below.

Applicants' invention, is recited by claim 3, includes a feature that is neither disclosed nor suggested by the art of record, namely:

... a display unit for displaying the caller information ...

... a light source for emitting a plurality of color lights for illuminating said display unit ...

... said light source emits a first color light when the caller information ... coincides with the caller information stored in said memory ...

... said light source emits said second color light ... when the caller information ... does not coincide with caller information stored in said memory ...

This feature is supported by the originally filed application at page 9, line 23 through page 10, line 1:

In Fig. 5:

... a green LED a green LED 19a and a red LED 19b which are backlights of the display unit 12 composed of LCD, and a backlight guide plate 20 for the LCD for composing the display unit 12 are provided.

No new matter has been added.

The feature of using two different colored LED's as a backlight of a display unit for displaying caller information is neither disclosed nor suggested by the art of record. In particular, backlighting the display of caller information with different colors depending upon whether or not the caller information was previously stored in

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memory is neither disclosed nor suggested by the art of record. Accordingly, claim 3 is patentable over the art of record.

Claim 4 is patentable by virtue of its dependency on allowable claim 3.

Claim 15 is newly added. Claim 15 is supported by claims 3 and 4. No new matter has been added.

Claim 15 is allowable for reasons similar to those set forth above with regard to claim 3.

The remaining dependent claims are allowable by virtue of their dependency on allowable independent claim 3.

In view of the amendments and arguments set forth above, the above-identified application is in condition for allowance, which action is respectfully requested.

Respectfully submitted,

RatnerPrestia

Lawrence E. Ashery, Reg. No. 34,515
Attorney for Applicants

LEA/fp

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P.O. Box 980
Valley Forge, PA 19482
(610) 407-0700

The Commissioner for Patents is hereby authorized to charge payment to Deposit Account No. **18-0350** of any fees associated with this communication.

I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail, with sufficient postage, in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on:

March 12, 2004

Fran Petrella